

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
CORPUS CHRISTI DIVISION**

**KITHNOS SPECIAL MARITIME  
ENTERPRISE, ELETSON HOLDINGS,  
INC, ELETSON CORPORATION,  
ELETSON GAS LLC,**

**Plaintiffs,**

**M/V KITHNOS (IMO 9711523),  
her engines, tackle, equipment,  
and appurtenances, *in rem*,**

and

**FAMILY UNITY TRUST COMPANY,  
GLAFKOS TRUST COMPANY,  
LASSIA INVESTMENT COMPANY,  
ELAFONISSOS SHIPPING  
CORPORATION, KEROS SHIPPING  
CORPORATION, VASSILIS  
HADJIELEFThERiADiS,  
LASKARiNA KARASTAMATI,  
VASSILIS E. KERTSIKOFF,  
VASILEIOS CHATZIELEFThERiADiS,  
KONSTANTINOS  
CHATZIELEFThERiADiS, IOANNIS  
ZILAKOS, ELENi KARASTAMATI,  
PANAGIOTIS KONSTANTARAS,  
EMMANOUIL ANDREOULAKIS,  
ELENi VANDOROU, *in personam***

## Defendants.

## NOTICE OF ORDERS IN KITHIRA PROCEEDING

Plaintiffs, Kithnos Special Maritime Enterprise (“Kithnos SME”), Eletson Holdings, Inc. (“Eletson Holdings”), Eletson Corporation (“Eletson Corp”) and Eletson Gas LLC (“Eletson Gas”) (“Plaintiffs”) provide this notice regarding two recent orders from the U.S. District Court Southern District of Texas, Houston Division in civil action number 4:25-cv-0755 *Kithira Gas Shipping Company, et al. v. Family Unity Trust Company, et al.*, (the “KITHIRA Proceeding”).

First, on May 5, 2025, the court in the KITHIRA Proceeding issued an order denying the claimants' motion to vacate the arrest of the KITHIRA, on a without prejudice basis. The claimants' motion to vacate in the KITHIRA Proceeding is virtually identical to Claimants' motion to vacate the arrest of the KITHNOS in this action. A copy of that order is included as Exhibit 1.

Second, on May 16, 2025, the court in the KITHIRA Proceeding issued another order concerning a Joint Proposed Order Outlining Points of Disagreement Regarding Terms for Release of the Vessel [KITHIRA] Pursuant to Supplemental Rule E(5)(d). The court adopted the plaintiffs' position as to the terms for the release of the KITHIRA. The plaintiffs' motion to release the vessel pursuant to Supplemental Rule E(5)(d) is virtually identical to Plaintiffs' motion to release the KITHNOS in this action. A copy of that order is included as Exhibit 2.

Plaintiffs provide this notice for the Court's convenience and efficiency in determining the pending motions to vacate arrest and release the vessel pursuant to Supplemental Rule E(5)(d) regarding the KITHNOS in this action.

Respectfully submitted,

**FLOYD ZADKOVICH (US) LLP**

By: /s/Edward W. Floyd

Edward W. Floyd

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**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of the foregoing has been served on all known counsel of record on May 17, 2025.

/s/Andrew R. Nash